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DMFIRM #404361425 v1

otherwise, it may have in this matter, including, but not limited to, lack of personal jurisdiction.

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	1	This is the third request for an extension of time for Comcast to respond to the Complaint and is made in good faith and not for purposes of delay.	
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	3	Dated: August 4, 2022.	
	4		
	5	BALLARD SPAHR LLP	FREEDOM LAW
	6	DALLARD STATIR ELL	FIVEEDOM LAW
	7	By: <u>/s/ Andrew S. Clark</u> Joel E. Tasca, Esq. Nevada Bar No. 14124	By: <u>/s Gerardo Avalos</u> Gerardo Avalos, Esq.
	8	Nevada Bar No. 14124 Andrew S. Clark, Esq.	Gerardo Avalos, Esq. Nevada Bar No. 15171 8985 S. Eastern Ave., Suite 350
	9	Nevada Bar No. 14854 L 1980 Festival Plaza Drive Suite 900 A Las Vegas, Nevada 89135 Attorneys for Defendant Comcast Cable	Las Vegas, Nevada 89123 Attorneys for Plaintiff
	10		
	11	Communications Management, LLC	
0	12 000 000 13		
HR LLI	orive, Suite 30135 and 89135 702.471.7		
RD SPA	BALLARD SPAHR LLP 1980 Festival Plaza Drive, Suite 900 Las Vegas, Nevada 89135 702.471.7000 FAX 702.471.7070 1 1 2 1 2 1 2 1		
BALLA			
	<sup>861</sup> 27		
	18	OR	DER
	19	IT IS SO ORDERED:	
	20		Bureko
	21		UNITED STATES MAGISTRATE JUDGE
	22		
	23		DATED: August 5, 2022
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	26		
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